EXHIBIT 104

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

-----X Docket#

UNITED STATES OF AMERICA, : 17-cr-466-KAM-CLP

:

- versus - : U.S. Courthouse

: Brooklyn, New York

:

JOHN DOE, : August 29, 2017

Defendant

----X

SEALED PROCEEDING

TRANSCRIPT OF CRIMINAL CAUSE FOR PLEADING BEFORE THE HONORABLE CHERYL L. POLLAK UNITED STATES MAGISTRATE JUDGE

A P P E A R A N C E S:

For the Government: Bridge M. Rohde, Esq.

Acting U.S. Attorney

BY: Patrick Hein, Esq.

Assistant U.S. Attorney 271 Cadman Plaza East Brooklyn, New York 11201

For the Defendant: John K. Carroll, Esq.

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Proceedings recorded by electronic sound-recording, transcript produced by transcription service

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2
                            Proceedings
 1
              THE CLERK: This is the matter of United States
 2
   v. John Doe, case number 17-cr-466, Criminal Cause for
 3
   Pleading.
              Counsel, please state your appearances for the
 4
 5
   record.
 6
              MR. HEIN: Good afternoon, your Honor.
 7
              Patrick Hein, Derek Ettinger and David Fohr
 8
    (ph.) on behalf of the United States.
 9
              Good afternoon, your Honor.
              THE COURT: Good afternoon.
10
11
              MR. CARROLL: Good afternoon, your Honor.
12
              John Carroll and Brittany Lipson from Skadden
13
   on behalf of the defendant.
14
              THE COURT: Good afternoon. Good afternoon,
15
    sir. I take it that you understand English.
16
              THE DEFENDANT: Yes.
17
              THE COURT: Okay. If at any point something is
18
   said that you don't understand, please tell me, all
19
   right?
20
              THE DEFENDANT: Okay.
21
              THE COURT: All right. You may be seated.
22
              Now before I begin, should I be addressing the
23
   defendant as John Doe or in his name?
24
              MR. CARROLL: Your Honor, we're comfortable
25
   that there are no problematic witnesses in the courtroom
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Proceedings

and comfortable that the record is going to be sealed. So I think it will be best for all if you address him in his name and we will talk about proper nouns and with their names, rather than John Doe entities.

THE COURT: Okay. I mean I have done it both ways. I just wanted to see what your preference was.

All right.

So Mr. Chow, the first issue that I want to deal with is your consent to have me hear your plea. You understand that this is Judge Matsumoto's case and she is the United States district judge who will sentence you and who will make the ultimate decision as to whether or not to accept your plea of guilty.

If you wish, you have the absolute right to have Judge Matsumoto hear your plea and if you choose to do that, there will be no prejudice to you.

On the other hand, if you wish, I will hear your plea this afternoon and a transcript of these proceedings will be made from the tape recording devices here in the courtroom and that transcript will be given to Judge Matsumoto to review at the time of your sentence and when she makes her decision as to whether or not to accept your plea of guilty.

Do you wish to have Judge Matsumoto hear your plea or are you willing to give up that right and agree

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4
                            Proceedings
 1
   to have me hear your plea this afternoon?
 2
              THE DEFENDANT: I am willing to waive that
 3
   right and have you.
              THE COURT: All right. Do you make this
 4
 5
   decision voluntarily and of your own free will?
 6
              THE DEFENDANT: Yes, I do.
 7
              THE COURT: Has anyone made any threats or
 8
   promises to get you to agree to have me hear your plea?
 9
              THE DEFENDANT: No.
10
              THE COURT: All right.
11
    (Pause)
12
              THE COURT: My law clerk is showing you the
13
   order of referral that was sent down from Judge Matsumoto
14
   and we also have the consent form.
15
    (Pause)
16
              THE COURT: And my law clerk has just handed
17
   you the consent form that I believe you may have signed
18
   earlier.
19
              Is that your signature there, sir, at the
20
   bottom of the page?
21
              THE DEFENDANT: Yes, it is.
22
              THE COURT: All right. And I will note for the
23
   record that it's also been signed by counsel for the
24
   defendant, by the assistant United States attorney and I
25
   will be endorsing it, as well.
```

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5
                            Proceedings
 1
    (Pause)
 2
              THE COURT: All right. Now before I can hear
 3
   your plea, there are a number of questions that I must
   ask you to ensure that it is a valid plea. Again, if you
 4
 5
   don't understand any of my questions, just tell me and
 6
   I'll rephrase them; all right? All right.
 7
              THE COURT: I'm going to ask you to raise your
 8
   right hand, please.
 9
   JEFFREY CHOW,
10
        called as a witness, having been first duly sworn,
11
        was examined and testified as follows:
12
              THE COURT: Do you understand that having been
13
    sworn -- yes, you're right, if you wouldn't mind just
14
   pulling that a little bit closer.
15
              So having been sworn, your answers to my
16
   questions will be subject to the penalties of perjury or
17
    of making a false statement if you don't answer them
18
   truthfully.
19
              Do you understand that?
20
              THE DEFENDANT: Yes, I do.
21
              THE COURT: What is your full name?
22
              THE DEFENDANT: Jeffrey Shiu Chow.
23
              THE COURT: And how old are you, sir?
24
              THE DEFENDANT: I was born in 1958. 59, this
25
   November.
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6
                            Proceedings
 1
              THE COURT: I guess that's good enough. What
 2
   education have you had, sir?
              THE DEFENDANT: A bachelor or science in civil
 3
   engineering and a J.D.
 4
 5
              THE COURT: And have you had any problems
 6
   communicating with your attorneys?
 7
              THE DEFENDANT: None whatsoever.
 8
              THE COURT: Counsel, have you had any problems
 9
   communicating with your client?
10
              MR. CARROLL: None at all, your Honor.
11
              THE COURT: Mr. Chow, are you presently or have
12
   you recently been under the care of either a physician or
13
   a psychiatrist?
14
              THE DEFENDANT: Just physician for my asthma.
15
              THE COURT: Okay. And have you been prescribed
16
   medication for that condition?
17
              THE DEFENDANT: Yes.
18
              THE COURT: Okay. Have you taken that
19
   medication in the last 24 hours?
20
              THE DEFENDANT: Yes.
21
              THE COURT: Okay. When did you last take it?
22
              THE DEFENDANT: A few minutes ago, just a
23
   ventilate inhaler.
24
              THE COURT: Okay. Does that medication have
25
   any affect on your ability to think clearly?
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7
                            Proceedings
1
              THE DEFENDANT: None whatsoever.
 2
              THE COURT: All right. Other than that
 3
   medication that you just described, have you taken any
 4
   other drugs, pills or medicine of any kind in the last 24
 5
   hours?
 6
              THE DEFENDANT: I took one antihistamine about
 7
   20 hours ago.
 8
              THE COURT: Okay. And does that have any
 9
   affect on your ability to think clearly?
10
              THE DEFENDANT: No.
11
              THE COURT: Okay. No narcotic drugs in the
12
   last 24 hours?
13
              THE DEFENDANT: No.
14
              THE COURT: Okay. Have you had any alcohol to
   drink in the last 24 hours?
15
16
              THE DEFENDANT: No.
17
              THE COURT: Have you ever been hospitalized or
   treated for a narcotics addiction?
18
19
              THE DEFENDANT: No.
20
              THE COURT: Have you ever been treated for any
21
   mental or emotional problems?
22
              THE DEFENDANT: No.
23
              THE COURT: As you sit here before me today, is
24
   your mind clear?
25
              THE DEFENDANT: Yes.
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8
                            Proceedings
 1
              THE COURT: Do you understand what we're doing
 2
   here today?
 3
              THE DEFENDANT: Yes, I do.
              THE COURT: Now I don't know if you can see
 4
 5
   that, sir, but this is the information that the
 6
   government has filed against you.
 7
              Have you received a copy of it?
              THE DEFENDANT: Yes, I have.
 8
 9
              THE COURT: Okay. And have you had an
10
   opportunity to review it with counsel?
11
              THE DEFENDANT: Yes, I did.
12
              THE COURT: And do you understand what you're
   charged with?
13
14
              THE DEFENDANT: Yes, I do.
15
              THE COURT: Okay. Essentially, the information
16
   charges that in or about and between 2000 and 2016, both
17
    dates being approximate and inclusive within the Eastern
18
   District of New York and elsewhere, you together with
19
   others, did knowingly and willfully conspire to commit
20
   one or more offenses against the United States.
21
              Specifically, (a) to make use of the mails and
22
   means and instrumentalities of interstate commerce,
23
   corruptly and in furtherance of an offer, payment,
24
   promise to pay, and authorization of the payment of any
25
   money, offer, gift, promise to give and authorization of
```

Proceedings

the giving of anything of value to a foreign official, to a foreign political party and official thereof and to a person well knowing that all or a portion of such money and thing of value would be offered, given and promised to a foreign official and to a foreign political party, an official thereof, for the purposes of:

- (1) influencing acts and decisions of such foreign official, foreign political party and official thereof, in his or her or its official capacity;
- (2) inducing such foreign official, foreign political party and official thereof, to do and admit to do acts in violation of the lawful duty of such official and party;
 - (3) securing any improper advantage;

And (4) inducing such foreign official, foreign political party and official thereof, to use his, her or its influence with a foreign government and agencies and instrumentalities thereof to affect and influence acts and decisions of such government and agencies and instrumentalities in order to assist you in obtaining and retaining business for and with and directing business to RIG Construction Company and others in violation of United States law.

The charge also charges you with conspiring in paragraph (b), while in the territory of the United

Proceedings

States to willfully make use of the mails and means and instrumentalities of interstate commerce, corruptly and in furtherance of an offer, payment, promise to pay, and authorization of the payment of any money, offer gift, promise to give and authorization of the giving of anything of value to a foreign official, foreign political party and official thereof, and to a person well knowing that all or a portion of such money and thing of value would be offered, given and promised to a foreign official, foreign political party and official thereof, for the purpose of:

- (1) influencing acts and decisions of such foreign official, foreign political party and official thereof, in his, her or its official capacity;
- (2) inducing such foreign official, foreign political party and official thereof, to do and admit to do acts in violation of the lawful duty of such official and party;
 - (3) securing any improper advantage;

And (4) inducing such foreign official, foreign political party and official thereof, to use his, her or its influence with a foreign government and agencies and instrumentalities thereof to affect and influence acts and decisions of such government and agencies and instrumentalities in order to assist, RIG Construction

Proceedings

company and others, in obtaining and retaining business for and with and directing business to RIG Construction Company and others in violation of United States law.

In furtherance of ths conspiracy and to achieve the objects thereof, you together with others, committed and caused to be committed the following overt acts:

- (A) in or about November 2009, you coordinated the signing in Houston, Texas of a marketing and sales representation agreement between RIG Construction Company and a consulting company controlled by RIG Construction Company agent.
- (B) in or about August 2012, on behalf of RIG Construction Company, you executed an agreement dated November 30th, 2011, with a consulting company controlled by RIG Construction Company agent.
- (C) in or about August 2012, on behalf of RIG Construction Company, you executed a marketing, consulting and services agreement dated December 1st, 2011, with a consulting company controlled by RIG Construction Company agent.

And (D) on or about April 12th, 2012, you sent an e-mail to an executive of RIG Construction Company discussing how to structure commission payments that RIG Construction Company would make to a consulting company controlled by RIG Construction Company agent in violation

12 Proceedings 1 of United States law. 2 Now my first question is do you understand what 3 a conspiracy is? THE DEFENDANT: Yes, I do. 4 5 THE COURT: Basically, a conspiracy is simply 6 an agreement between two or more people to do something 7 unlawful. In this case, you are charged with agreeing 8 with others to violate the Foreign Corrupt Practices Act in the manner that I have just read to you from the 9 10 indictment. 11 Do you understand the charge? 12 THE DEFENDANT: Yes, I do. 13 THE COURT: All right. Now this is a felony 14 charge and because it is a felony charge, you have a 15 constitutional right to be charged by way of an 16 indictment brought by the grand jury. The grand jury is 17 a group of at least 16 and not more than 23 people, who 18 listen to the evidence presented by the government and at 19 least 12 of them must find that there is probable cause 20 to believe that you committed the crime that the 21 government is charging you with. 22 Now the government could present the case to 23 the grand jury, and the grand jury could vote to indict 24 you or it could vote not to indict you. But the only way 25 that the government can proceed on this felony charge as

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13
                            Proceedings
 1
   it is here today, is if you agree to give up your right
 2
   to have the case presented to the grand jury.
 3
              If you waive your right to have the case
   presented to the grand jury, then the government can
 4
 5
   proceed against you on this charge just as if the grand
 6
   jury heard the evidence and voted to indict you.
 7
              Do you follow me so far?
 8
              THE DEFENDANT: Yes, I do.
 9
              THE COURT: All right. Have you discussed
10
   waiving your right to be indicted by the grand jury with
11
   your attorneys?
12
              THE DEFENDANT: Yes, I have.
13
              THE COURT: And do you understand your right to
14
   be indicted by the grand jury?
15
              THE DEFENDANT: Yes, I do.
16
              THE COURT: Has anyone made any threat or
17
   promise to get you to waive indictment?
18
              THE DEFENDANT:
                              No.
19
              THE COURT: Do you wish at this time to waive
20
   your right to be indicted by the grand jury?
21
              THE DEFENDANT: Yes, I do.
22
              THE COURT: Counsel, do you know of any reason
23
   why the defendant should not waive indictment?
24
              MR. CARROLL: No, your Honor. I know of no
25
   such reason.
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14
                            Proceedings
 1
              THE COURT: All right. Ariela, would you show
 2
    that to the defendant? This is the waiver of indictment
 3
   form that I believe you may have signed earlier.
              Have you seen this before, sir?
 4
 5
              THE DEFENDANT: Yes, I have.
 6
              THE COURT: Okay. And is that your signature
 7
    there at the bottom of the page?
 8
              THE DEFENDANT: Yes, it is.
 9
              THE COURT: All right. And I note that it's
10
   also been signed by counsel for the defendant, as well.
11
              MR. CARROLL:
                            That's correct, your Honor.
12
              THE COURT: All right. I will take it back
13
         And I am endorsing it, as well, finding that the
14
   defendant has been apprised of the nature of the charges,
15
    the proposed information and his rights and he has hereby
16
   waived prosecution by indictment in open court today.
17
              What year is this?
18
              THE DEFENDANT:
                              2017.
19
              MR. CARROLL: I wrote '18 on all of them.
20
    (Laughter)
21
              THE COURT: I'm like did I lose a year?
22
              MR. CARROLL: How about that?
23
              THE COURT: Did I lose a year somewhere along
24
    the way?
             Okay, I'll fix it.
25
              MR. CARROLL: I was just into writing 8s
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15
                            Proceedings
   because of August.
 1
 2
    (Pause)
 3
              THE COURT: Now counsel, have you discussed the
   matter of pleading guilty with your client?
 4
 5
              MR. CARROLL: At great length, your Honor.
 6
              THE COURT: Does he understand the rights that
 7
   he will be waiving by pleading guilty?
 8
              MR. CARROLL: He does, your Honor.
 9
              THE COURT: In your view, is he capable of
10
   understanding the nature of these proceedings?
11
              MR. CARROLL: Absolutely, your Honor.
12
              THE COURT: Do you have any doubt as to his
13
   competence to plead at this time?
14
              MR. CARROLL: No, doubt whatsoever.
15
              THE COURT: Have you advised him of the maximum
16
   sentence and the fine that can be imposed as a result of
17
   his plea here?
18
              MR. CARROLL: I have, your Honor.
19
              THE COURT: And have you discussed with him the
20
   operation of the sentencing guidelines in this case?
21
              MR. CARROLL: I have, your Honor.
22
              THE COURT: All right Mr. Chow, do you
23
   understand that you have the right to be represented by
24
    an attorney from this point forward in connection with
25
   these charges.
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16
                            Proceedings
 1
              Do you understand that?
 2
              THE DEFENDANT: Yes, I do.
 3
              THE COURT: And I take it, counsel, you are
 4
   retained in this matter, is that correct?
 5
              MR. CARROLL: That's correct, your Honor.
 6
              THE COURT: If Mr. Chow, you could not afford
 7
   to pay for counsel, the Court would appoint an attorney
 8
    to represent you. That's how important your right to
 9
   counsel is.
10
              Do you understand that?
11
              THE DEFENDANT: Yes, I do.
12
              THE COURT: Do you believe that you have had
13
    enough time to discuss your case with your attorneys?
14
              THE DEFENDANT: Yes, I have.
15
              THE COURT: And are you satisfied to have them
16
   represent you?
17
              THE DEFENDANT: Very much so.
18
              THE COURT: All right. I want to make sure
19
   that you understand the rights that you will be giving up
20
   if you decide to plead guilty to this charge.
21
              Under the Constitution and the laws of the
22
   United States, you would be entitled to a speedy and
23
   public trial by jury with the assistance of counsel on
24
    the charge contained in the information.
25
              Do you understand that?
```

17 Proceedings THE DEFENDANT: Yes, I do. 1 2 THE COURT: At the trial, you would be presumed 3 innocent and the government would have to overcome that presumption and prove you guilty by competent evidence 4 5 and beyond a reasonable doubt. 6 You would not have to prove that you were 7 innocent. If the government were to fail, the jury would 8 have the duty to find you not guilty. 9 Do you understand that? 10 THE DEFENDANT: Yes, I do. 11 THE COURT: In the course of a trial, the 12 witnesses for the government would have to come to court. 13 They would have to testify in your presence. Your 14 attorney would have the right to cross-examine those 15 witnesses for the government, to object to any evidence 16 offered by the government and to subpoena witnesses and 17 offer testimony on your behalf. 18 Do you understand that? 19 THE DEFENDANT: Yes, I do. 20 THE COURT: At the trial, while you would have 21 the right to testify if you chose to do so, you could not 22 be forced to testify. Under the Constitution of the 23 United States, a defendant in a criminal case cannot be 24 forced to take the witness stand and say anything that 25 could be used to show that he is quilty of the crime with

18 Proceedings 1 which they've been charged. 2 If you were to decide not to testify, the Court 3 would instruct the jury that they could not hold that decision against you. 4 5 Do you understand that? 6 THE DEFENDANT: Yes, I do. 7 THE COURT: If you plead guilty on the other 8 hand, I'm going to have to ask you certain questions 9 about what it is that you did in order to satisfy myself 10 that you are, in fact, guilty of the charge to which you 11 seek to plead quilty. And you're going to have to answer 12 my questions and acknowledge your guilt. 13 Thus, you will be giving up that right that I 14 just described. That is the right not to say anything 15 that could be used to show that you are quilty of the crime with which you've been charged. 16 17 Do you understand that? 18 THE DEFENDANT: Yes, I do. 19 THE COURT: If you plead guilty and I recommend 20 to Judge Matsumoto that she accept your plea, you will be 21 giving up your constitutional right to a trial and all of 22 the other rights that I have just described. There will be no further trial of any kind. Judge Matsumoto will 23 24 simply enter a judgment of guilty based upon your guilty 25

plea.

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19
                            Proceedings
 1
              Do you understand that?
 2
              THE DEFENDANT: Yes, I do.
 3
              THE COURT: Are you willing to give up your
   right to a trial and the other rights that I have just
 4
 5
   described?
 6
              THE DEFENDANT: Yes, I do.
 7
              THE COURT: Now I understand that there is a
 8
   plea agreement in this case. I have an older version, so
 9
   I want to make sure -- I am marking it as Court Exhibit 1
10
   for purposes of these proceedings. Ariela, would you
11
    show that to the defendant please.
              Have you seen this agreement before, sir?
12
13
              THE DEFENDANT: Yes, I have.
14
              THE COURT: And have you have a chance to read
15
   it?
16
              THE DEFENDANT: Yes, I have.
17
              THE COURT: And have you discussed it with
18
   counsel?
19
              THE DEFENDANT:
                              Yes.
20
              THE COURT: And do you understand what it says?
21
              THE DEFENDANT: Yes, I do.
22
              THE COURT: And if you would flip to the last
   page for me, please, is that your signature there?
23
24
              THE DEFENDANT: Yes, it is.
25
              THE COURT: All right. Does this agreement
```

20 Proceedings 1 fully and accurately reflect your understanding of the 2 agreement that you have with the government? 3 THE DEFENDANT: Yes, it does. THE COURT: Other than the promises that are in 4 5 the agreement, has anyone made any other promise that has 6 caused you to plead quilty here? 7 THE DEFENDANT: No. THE COURT: Has anyone made any promise to you 8 9 as to what your sentence will be? No. 10 THE DEFENDANT: 11 THE COURT: I want to briefly review with you 12 the sentencing scheme that applies here. The statute 13 that you are accused of violating carries a minimum term 14 of imprisonment of zero years but a maximum of up to 15 possibly five years in prison. 16 Do you understand that? 17 THE DEFENDANT: Yes. 18 THE COURT: Okay. Now there are in effect what 19 are called sentencing guidelines and those guidelines are 20 merely that; a guide to help the Court determine where 21 within that zero to five year range your sentence should fall. 22 23 The guidelines are not mandatory but the Court 24 is required to consider the guidelines along with all 25 other relevant factors in determining what an appropriate

21 Proceedings 1 sentence for you should be. 2 Do you understand that? 3 THE DEFENDANT: Yes, I do. THE COURT: The important thing that you must 4 5 understand is that until the time of sentencing when 6 Judge Matsumoto is going to get what is called a 7 presentence report which will be prepared by the 8 probation department following your plea here and the judge has an opportunity to hear from you, and to hear 9 10 from your attorneys, and to hear from the government, 11 until that time, no one can promise you exactly what your 12 sentence will be; not your attorneys, not the government, 13 not me, not even Judge Matsumoto until that then. 14 Do you understand that? 15 THE DEFENDANT: Yes, I do. 16 THE COURT: Nevertheless, I am going to ask the 17 government just to put on the record what your estimate 18 of the guideline range would be based upon what we know 19 today. MR. HEIN: Yes, your Honor. The government's 20 21 estimate is an adjusted offense level of 36 and that's 22 calculated by a base offense level of 12 with a two level 23 enhancement for more than one bribe and another 22 level 24 enhancement for more than \$25 million. 25 The adjusted offense level has a sentencing

22 Proceedings 1 range of 188 to 235 months with a three level reduction 2 for acceptance of responsibility, the government 3 estimates a total offense level of 33 with a sentencing range of 135 months to 168 months and the government is, 4 5 of course, aware of the statutory maximum of 60 months. 6 THE COURT: Okay. Counsel, do you have any 7 quarrel with the government's calculation that you want 8 to put on the record at this time? 9 MR. CARROLL: While we don't consent to it, we 10 have no quarrel at this time. 11 THE COURT: Okay. 12 So you understand the government's estimate 13 brings your guideline level way above the maximum of the 14 statute but that is the maximum that can be imposed. 15 Do you understand that? 16 THE DEFENDANT: Yes, I do. 17 MR. CARROLL: I take it that, Mr. Chow, is a 18 citizen of the United States? 19 THE DEFENDANT: Yes, I am. 20 THE COURT: Okay. Because if you were not a 21 citizen of the United States, I would have to inform you 22 that you might be subject to deportation based upon your quilty plea here but since you're a citizen, that 23 24 shouldn't be a concern. 25 Do you understand that?

23 Proceedings THE DEFENDANT: Yes. 1 2 THE COURT: You do understand though that you 3 face a term of supervised release. Do you know what supervised release is? 4 5 THE DEFENDANT: Yes, I do. 6 THE COURT: Basically, once you have completed 7 any sentence of imprisonment that you may be directed to 8 serve, you will be released from jail but there may be 9 certain restrictions placed on your freedom. 10 example, you might have to report to a probation officer 11 on a periodic basis and there may be other restrictions, 12 as well. 13 Do you understand that? 14 THE DEFENDANT: Yes, I do. 15 THE COURT: The important thing here is that 16 you face a maximum term of supervised release of three 17 vears. 18 And if you violate any of the conditions of 19 supervised release, you may be sentenced up to two years 20 in prison without getting any credit for the time that 21 you previously served in prison and without getting any 22 credit for the time that you served successfully on 23 supervised release up until the date that you committed 24 the violation. 25 Do you understand that?

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24
                            Proceedings
 1
              THE DEFENDANT: Yes.
 2
              THE COURT: You also face a potential fine.
 3
   The maximum fine that can be imposed is the greater of
   $250,000 or twice the gross gain or gross loss.
 4
 5
              Does the government have an estimate of what
 6
   that might be in this case?
 7
              MR. HEIN: One second, your Honor.
 8
    (Counsel confer)
 9
              MR. HEIN: Not at this point, your Honor.
10
              THE COURT: Okay. But it could be higher than
11
   the $250,000?
12
              MR. HEIN: It could be, your Honor, yes.
13
              THE COURT: Based on the numbers that you were
14
   stating before?
15
              MR. HEIN: Yes.
16
              THE COURT: Do you understand that, Mr. Chow?
17
              THE DEFENDANT: Yes, I do.
18
              THE COURT: And you must pay a $100 special
19
   assessment.
20
              Do you understand that, as well?
21
              THE DEFENDANT:
                              Yes.
22
              THE COURT: Now you can appeal your conviction
23
   if you believe that your guilty plea here was somehow
24
   unlawful or involuntary or there was some other
25
   fundamental defect in these proceedings that was not
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25
                            Proceedings
 1
   waived by your plea.
 2
              You also have a statutory right to appeal your
 3
   sentence under certain circumstances if you believe that
   your sentence is contrary to law. However, in the plea
 4
 5
   agreement, you have agreed that you will not file an
 6
   appeal or otherwise challenge your conviction or your
 7
   sentence, so long as the Court imposes a term of
 8
    imprisonment at or below five years.
 9
              Do you understand that you've agreed to that?
10
              THE DEFENDANT: Yes, I do.
11
              THE COURT: Anything else in the plea agreement
12
    that I need to review with the defendant?
13
              MR. HEIN: Not from the government, your Honor.
14
              THE COURT: Counsel?
15
              MR. CARROLL: Nothing else, your Honor.
16
              THE COURT: All right. Mr. Chow, do you have
17
   any questions that you would like to ask me about the
18
   charge or your rights or the plea agreement or anything
19
   else before we proceed?
20
              THE DEFENDANT: No, I don't.
21
              THE COURT: Are you ready to plead at this
   time?
22
23
              THE DEFENDANT: Yes, I am.
24
              THE COURT: Counsel, do you know of any reason
25
   why the defendant should not plead quilty?
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26
                            Proceedings
 1
              MR. CARROLL: I know of no reason, your Honor.
 2
              THE COURT: Are you aware of any viable legal
 3
   defense to the charge?
              MR. CARROLL: No, your Honor.
 4
 5
              THE COURT: Jeffrey Chow, what is your plea to
 6
   the charge contained in information 17-cr-466, quilty or
 7
   not guilty?
 8
              THE DEFENDANT: Guilty, your Honor.
 9
              THE COURT: Are you making this plea of guilty
10
   voluntarily and of your own free will?
11
              THE DEFENDANT:
                              Yes, I am.
12
              THE COURT: Has anyone threatened or forced you
13
   to plead guilty?
14
              THE DEFENDANT:
                              No one.
15
              THE COURT: Has anyone made any promise to you
16
   what your sentence will be?
17
              THE DEFENDANT:
18
              THE COURT: All right.
19
              I read the charge to you a few minutes ago. I
20
   want you to tell me in your own words what exactly you
21
   did in connection with the conspiracy that's charged in
   the information.
22
23
              THE DEFENDANT: I worked in the Legal Department
24
   at Keppel Offshore Marine for over 25 years and among my
25
   duties and responsibilities were to draft and prepare
```

Proceedings

contracts with the company's agents and one of those was an agent in Brazil.

By no later than 2008, I realized that Keppel was overpaying the agent, sometimes by millions of dollars, so that the agent could pay bribes to individuals who could help Keppel Offshore Marine doing business with Petrobras. The Petrobras was a Brazilian-state -- state-owned and controlled oil company. Although no one ever named the bribe recipients for me, I knew that they were government officials and ruling political party.

I should have refused to draft the contract that we used for paying bribes and I should have resigned from Keppel. Instead, I discussed the economic terms of the contracts with my seniors at Keppel and acting in agreement with my seniors, and others at Keppel, I drafted the contracts and made sure that they were executed.

And at least one case, it was in the U.S., that I sent the executed copy of the contract from Houston,

Texas to the agent to confirm that my seniors at Keppel had signed the contract.

While I didn't negotiate the contracts or make the decisions to pay the bribes, I knew that the contracts existed to make the payments legitimate and

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28
                            Proceedings
   that they were an important part of the bribery scheme.
1
 2
              I am deeply sorry for my conduct.
 3
              THE COURT: So in terms of the overt act, is he
   pleading to the first one, in or about November 2009?
 4
 5
              MR. HEIN: Yes, your Honor, that's the
 6
   government's understanding.
 7
              THE COURT: Okay. And what role does Rigg
 8
   Construction Company play in this? Is that the name of
 9
    the company for whom you were --
10
              THE DEFENDANT: Yes, the Rigg Construction
11
   Company is Keppel Offshore Marine or --
12
              THE COURT:
                          The same name?
13
              THE DEFENDANT: -- one of the subsidiaries that
   handled the contract execution.
14
              THE COURT: Okay. That was the one thing that
15
16
   was missing.
17
              Is there anything else I should inquire of him?
18
              MR. HEIN: Not from the government, your Honor.
19
              THE COURT: Okay. Anything else, counsel?
20
              MR. CARROLL: Nothing else, your Honor.
21
              THE COURT: All right.
22
              Based on the information given to me, I find
23
   that the defendant is acting voluntarily, fully
24
   understands his rights and the consequences of his plea
25
   and that there is a factual basis for the plea.
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Proceedings

I will, therefore, recommend to Judge Matsumoto that she accept your plea of guilty to the charge contained in the information.

What happens now, Mr. Chow, is that you are going to be meeting with someone from the probation department to prepare the presentence report that we talked about a little bit earlier. I urge you to cooperate with them, obviously with counsel's advice.

And I believe that once that report is prepared, either the probation department or the Court will schedule a sentencing date. I don't believe we have one right now.

MR. HEIN: We do not have one yet, your Honor.

THE COURT: Okay. Now it's also my understanding that this is Mr. Chow's first appearance in the Court. So I need to hear you on bail.

MR. HEIN: Yes, your Honor. The government and defense counsel have spoken regarding bail and are in agreement to the following terms if the Court is amenable. A \$250,000 bond and that would be secured by two suretors who are brothers of the defendant. My understanding is one lives in New Orleans and one in Houston and my understanding is that they are financial responsible suretors who have agreed to be liable for the bond and within approximately two weeks, will make

30 Proceedings 1 arrangements to go to the federal courthouse in their 2 respective cities and sign the bond. 3 Given the natural disaster in the Houston and Texas area, defense counsel and I have spoken about 4 5 seeing if the two weeks is a reasonable deadline for 6 them. 7 THE COURT: It may not be realistic at this 8 point but --9 MR. HEIN: But it may not be, yeah. The other 10 important part of the bail package is that the government 11 has agreed that the defendant may return to his residence 12 in Singapore during the pendency of the case. 13 THE COURT: Okay. Are you agreeing to allow 14 him to leave before the bond is fully signed off on? 15 MR. HEIN: That has been the agreement. Yes, 16 your Honor. 17 THE COURT: Okay. All right. 18 (Pause) 19 THE COURT: While she is actually looking for 20 the second page of the bond, Mr. Chow, I want to make 21 sure you understand what your responsibilities are under the bond. 22 23 The bond, as counsel has indicated, is in the 24 amount of \$250,000. If you should final to come back to 25 court at any time in the future when you are required to

Proceedings

be here, the bond will be revoked and the government will come to me for an arrest warrant. You will be rearrested and at that point, you will be held without bond until the case is resolved.

Do you understand that?

THE DEFENDANT: Yes, I do.

THE COURT: Okay. Do you also understand that if you fail to appear, the government can bring additional charges against you for the separate crime of bail jumping. That's a separate felony offense. It carries its own separate term of imprisonment.

And what that means is that you could actually be given a very short period of time under these charges

And what that means is that you could actually be given a very short period of time under these charges and yet end up facing a significant period of time simply because you didn't come back to court.

Do you understand that?

THE DEFENDANT: Yes, I do.

THE COURT: Okay. Do you also understand that if you don't come back to court, your brothers who are signing as suretors on the bond, will lose \$250,000 which is the amount of the bond. That means that if they have a home, car, bank account, assets of any kind, the government will seize their assets up to that \$250,000 limit. And if they don't have assets, the government can garnish their wages, meaning every time they get a

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                            Proceedings
 1
   paycheck, a certain amount is going to be taken out until
 2
   the bond amount is satisfied.
 3
              Do you understand that?
              THE DEFENDANT: Yes, I do.
 4
 5
              THE COURT: Okay. You also understand that you
 6
   are not to commit any crimes while on bond? If you
 7
   commit a crime while on bond, that's grounds for revoking
 8
   your bond, increasing your punishment under these charges
   and bringing new charges against you for whatever new
 9
10
    crime you are alleged to have committed.
11
              Do you understand that?
12
              THE DEFENDANT: Yes, I do.
13
              THE COURT: Finally, you are not to threaten or
14
   attempt to influence anyone who you think might be a
15
   witness against you in this case. If you do that, that
16
   is considered witness tampering and the government cannot
17
    only have you rearrested for that but will bring
18
    additional charges against you for that crime.
19
              Do you understand that?
20
              THE DEFENDANT: Yes, I do.
21
              THE COURT: All right.
22
    (Pause)
23
              THE COURT: While he is doing that, do we have
24
   the address of the courthouses where the brothers are
25
    supposed to go? Just because we're going to have to fax
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33
                            Proceedings
1
   the bond once the defendant signs it down there.
 2
              MR. HEIN: I will get the addresses, your
 3
   Honor.
              THE COURT: Thank you.
 4
 5
    (Pause)
 6
              THE COURT: Are there any travel restrictions?
 7
   In other words, is he restricted to traveling back and
 8
   forth from Singapore or is there any -- no restrictions.
 9
              MR. HEIN: One second, your Honor.
    (Counsel confer)
10
11
              MR. CARROLL: Your Honor, with regard to the
12
   travel, as far as I know (indiscernible) -- prior to Mr.
13
   Chow traveling anywhere from Singapore, we would give the
14
   government prior notice and an opportunity to object. We
15
    don't foresee problematic travel but Mr. Chow isn't going
16
    to leave Singapore until the government knows that and
17
    agrees.
18
              THE COURT: Okay.
19
    (Pause)
20
              THE COURT: I assume there's no one that he
21
    should avoid contact with?
22
              MR. HEIN: The government would propose that
23
    the defendant avoid contact with individuals from Keppel.
24
              MR. CARROLL: Your Honor, Mr. Chow's life in
25
   Singapore has been working for Keppel. If he didn't see
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34
                            Proceedings
 1
   those individuals, he would be talking to his dog all
 2
    day. You know, we've certainly counseled him to not have
 3
   substantive conversations with people from Keppel.
   think that his circumstance is such that his contacts are
 4
 5
   more limited than they were previously but I don't think
 6
    that that's realistic --
 7
              THE COURT: Okay.
 8
              MR. CARROLL: -- and I think upon reflection,
 9
   the government agrees.
10
              THE COURT: Of course I like talking to my dog
11
   better than some people.
12
              MR. CARROLL: Yeah, my dog is the only one
   welcoming me at home most days, Judge.
13
14
              THE COURT: Okay. And the names of the
15
    suretors, I'm sorry, are?
16
              MR. CARROLL: Jimmy and Joseph Chow.
17
              THE COURT: Okay. So I've indicated under
18
   other conditions that he may travel outside of the United
19
    States and Singapore with prior notice to the government.
20
              MR. HEIN: That's fine with the government,
21
   your Honor.
22
              THE COURT: Okay. So really the only other
   condition is the signatures of the suretors, am I right?
23
24
              MR. HEIN: I believe so, your Honor.
25
              THE COURT: Okay. I mean, there's no pretrial
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35 Proceedings 1 service involvement here because he's not in the United 2 States essentially. We do have a pretrial service 3 officer here and I did want to make sure that there wasn't anything that you needed to inform me of because I 4 5 know your computers went down. 6 PRETRIAL SERVICES OFFICER: No, not at all. 7 all are kind of in agreement with the bond. 8 THE COURT: Okay, excellent. Has he been 9 processed by the marshals? 10 MR. CARROLL: He has not, your Honor. 11 been to the FBI. He's been to pretrial services. 12 marshals were asked whether they wanted to see him and 13 they said no for now. 14 MR. HEIN: It's also my understanding, your 15 Honor, speaking to the FBI who processed him at 26 16 Federal Plaza, was that they were going to pass him to 17 the marshals and the marshals declined. The FBI brought 18 the defendant to pretrial services here for his initial 19 interview and then he came here for the guilty plea. So 20 I can speak again to the marshals but that's where it's 21 been left. 22 THE COURT: He's got to go to the marshals. I 23 mean, in the twenty-some years I've been doing this, not 24 including the nine I was an assistant, I don't recall

25

ever --

36 Proceedings 1 MR. HEIN: And I agree with you, your Honor. 2 It was -- we had several conversations with the FBI 3 agents today who were seeking to pass him to the marshals and this was at 26 Federal Plaza, having him brought him 4 5 and then they declined to do so. 6 I would be happy before the defendant leaves to 7 contact them myself directly to ensure that that's their 8 understanding. 9 THE COURT: Okay. Well, let me do this. This 10 is -- that's the defendant's copy. That's the pretrial 11 officer's copy and this is a copy that normally goes to 12 the marshals. So that's -- I don't know what I do with 13 that one. 14 If you wouldn't mind, let me call them. 15 MR. HEIN: Okay. 16 THE COURT: And I will see what the story is. 17 MR. HEIN: And, your Honor, if I may and 18 defense counsel alluded to this earlier but the 19 government would move to have the information and the transcript from today's plea sealed on the basis of an 20 21 ongoing investigation. 22 THE COURT: Okay. So ordered. 23 (Court confers with Marshal Service via Telephone) 24 THE COURT: They want to process him. I don't 25 know what you were told but --

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                            Proceedings
 1
              MR. HEIN: That's fine to me, your Honor.
 2
   thought the same. That was our understanding and we were
 3
   told differently but --
              THE COURT: Okay. So I am sorry about this but
 4
 5
   you need to go back downstairs to the United States
   Marshal's Service where they will do the fingerprinting
 6
 7
   and processing and all of that. But Mr. Hein, I am going
 8
    to ask you to take the bond down --
 9
              MR. HEIN: Yes.
              THE COURT: -- and show the defendant where to
10
11
   go.
12
              MR. HEIN: Will do.
13
              THE COURT: All right?
14
              MR. HEIN: Thank you, your Honor.
15
              THE COURT: All right. Thank you.
16
              MR. CARROLL: Thank you, your Honor.
17
              THE COURT: Oh, and don't forget, Mr. Hein, to
18
   get us the addresses of the two courthouses.
19
              MR. HEIN: I have those here and maybe perhaps
20
    should I e-mail them to your clerk?
21
              THE COURT: Yeah, why don't you e-mail them to
   Ariela and then we'll fax them out.
22
23
              MR. HEIN: Thank you.
24
                   (Matter concluded)
25
                        -000-
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CERTIFICATE

I, LINDA FERRARA, hereby certify that the foregoing transcript of the said proceedings is a true and accurate transcript from the electronic sound-recording of the proceedings reduced to typewriting in the above-entitled matter.

I FURTHER CERTIFY that I am not a relative or employee or attorney or counsel of any of the parties, nor a relative or employee of such attorney or counsel, or financially interested directly or indirectly in this action.

IN WITNESS WHEREOF, I hereunto set my hand this 11th day of October, 2017.

Linda Ferrara

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